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BEFORE THE UTAH AIR QUALITY BOARD

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In Re: Approval Order – PSD Major Modification to Add New Unit 3 at Intermountain Power Generating Station, Millard County, Utah Project Code: N0327-010 DAQE-AN0327010-04	<b>JOINT STIPULATED MOTION TO SET INTERIM SCHEDULING DATES</b>
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At the January 3, 2007 Utah Board of Air Quality ("Board") hearing, the Board entered an order setting discovery cut-off and hearing dates for the above-captioned matter and the Board requested the parties meet and agree to "interim" dates for discovery, motions, etc. The parties, Intermountain Power Service Corporation ("IPSC"), Grand Canyon Trust, the Utah Chapter of the Sierra Club, and the Utah Division of Air Quality, met and conferred as directed by Board. This meeting was held jointly with the parties in the Sevier Power Company matter so that schedules could be coordinated, to the extent possible. As a result, the parties in the IPSC matter provide the following stipulated dates for adoption by the Board, in addition to those dates already set by the Board.

<b>Description of Activity</b>	<b>Date</b>
Production of the Administrative Record	February 1, 2007
Filing of the First Round of Dispositive Motions	February 26, 2007
Opposition Memorandums for First Round	March 19, 2007
Reply Memorandums for First Round	March 26, 2007
Hearing on First Round of Dispositive Motions	April 2007
Exchange of Preliminary Witness Lists	May 1, 2007
Close of Fact Discovery	June 15, 2007
Expert Reports Due	July 15, 2007
Close of Expert Discovery	August 31, 2007
Post-Discovery Dispositive Motions	September 5, 2007
Opposition Memorandum to same	September 19, 2007
Reply Memorandum to same	September 26, 2007
Hearing on Post-Discovery Motions	October 2007
Draft List of Pre-Hearing Documents	15 Days before November 2007 Hearing Date
Pre-Hearing Briefs (which shall include Final Lists of Pre-Hearing Documents and Final Witness Lists)	10 Days before November 2007 Hearing Date
Hearing on the Merits	November 2007

The parties also agree to the procedures and limitations outlined below.

1. If any party desires to file a dispositive motion outside the dates provided for in the schedule above, the parties shall convene another scheduling meeting to establish the dates for the filing of the briefs, oppositions, and replies.


2. The procedures for taking discovery (including but not limited to the amount of discovery allowed) shall be governed by the Utah Rules of Civil Procedure, unless otherwise agreed to by the parties or ordered by the Board.

3. Motions and briefs shall be limited to 15 double spaced pages for each issue discussed within the brief or motion. This same limit applies to an opposition memorandum. Reply memorandum shall be limited to 7 double spaced pages for each issue.

4. The Pre-Hearing Brief shall be limited to 35 double spaced pages, exclusive of the proposed order.

RESPECTFULLY SUBMITTED this 26<sup>th</sup> day of January, 2007.

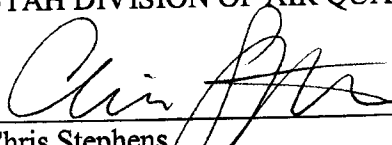
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Joro Walker  
David H. Becker  
Western Resource Advocates, attorneys for Sierra  
Club and Grand Canyon Trust  
*Rawson at Joro's request 1/26/07*

UTAH DIVISION OF AIR QUALITY



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Chris Stephens

Paul McConkie

Assistant Attorney General for the Division of Air Quality

### CERTIFICATE OF SERVICE

I hereby certify that on January 20<sup>th</sup>, 2007, undersigned served a copy of the foregoing **JOINT STIPULATED MOTION TO SET INTERIM SCHEDULING DATES** on the following by:

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